Acknowledgements	xvii
Foreword	xix
Preface	xxi
Table of cases	xxiii
Table of legislation	xliii
Table of other authorities	lix
Tuble of other wantor mos	
PART I SUBSTANTIVE MARITIME LAW	
CHAPTER 1 INTRODUCTION TO CHINESE MARITIME LAW	3
Chinese maritime law	3
Chinese maritime courts and practice	5
Inconsistency in adjudication and guiding cases	5
modification of in adjustment with given by	
CHAPTER 2 SHIPS	7
The ship	7
Ownership of a ship	8
Ship registration	11
Registration of ownership of ships	12
Amendment and cancellation of registration	13
Nationality of ships	13
Ship mortgage	15
Establishment of ship mortgage	16
Registration of ship mortgage	17
Registration of bareboat charter	19
Registration of our book what of	
CHAPTER 3 MASTER AND SEAMEN	22
Master	22
Seamen	25
Registration and qualifications of seamen	26
Registration	26
Competency certificate	27
Seaman's passport	27
Guarantee of profession for seamen	28
Benefits	28

			0.1
Repatriation	29	Liability for live animal and deck cargo	81
Maritime Labour Convention 2006	30	Assessment of liability	81
		Exemptions	83
CHAPTER 4 CHARTERPARTIES	31	Limitation of liability	84
Voyage charter	32	Loss of liability limitation	85
Compulsory provisions	33	Delivery of goods	86
Rights and obligations	35	Notice for delivery	86
Time charter	38	Notice for damage	87
Delivery and redelivery of ship	39	Non-delivery of goods	88
Shipowner's rights and obligations	41	Obligations and liabilities of shipper	90
Charterer's rights and obligations	42	Information and formalities	90
Bareboat charter	43	Dangerous goods	90
Delivery and redelivery of ship	44	Freight	91
Shipowner's rights and obligations	44	Fault and liability	92
Charterer's rights and obligations	45	N10 197	
Financial lease of ship	48	CHAPTER 8 FREIGHT FORWARDING AND MULTIMODAL	02
		TRANSPORT	93
CHAPTER 5 BILL OF LADING: FUNCTIONS	50	Freight forwarding	93
Evidence of contract	50	Freight forwarding services	93
Receipt of goods	52	Freight forwarder	94
Document of title	56	Disputes over ocean freight forwarder	95
Bill of lading and property right	59	Freight forwarding contract	96
Delivery of goods without bill of lading	61	Freight forwarder as carrier	97
Letter of indemnity	63	Delivery of shipping documents	98
a a second		Obligations and liability	99
CHAPTER 6 BILL OF LADING: PARTIES	66	Sub-commission	100
The carrier	66	Rescission of contract	101
The actual carrier	67	NVOCC	101
The common carrier	69 70 71	Non-vessel-operating services and NVOCC	101
The shipper	70	Freight forwarder or NVOCC?	102
Right of control of the shipper	71	Multimodal transport	103
Consignee and bill of lading holder	73	Multimodal transport in the CMC 1992	103
The consignee	73	Responsibility period	105
Bill of lading holder	74	Liability and limitation	106
ncorporation of charterparty into bill of lading	74		107
Incorporation of law and arbitration clause	75	CHAPTER 9 CARRIAGE OF PASSENGERS BY SEA	
Incorporation of time charters	77	Athens Convention	107
		Definitions	108
CHAPTER 7 BILL OF LADING: OBLIGATIONS, LIABILITIES AND		Invalid clauses	103
LIMITATION	78	Carrier and the actual carrier	109
Obligations of carrier	78	Passenger ticket	10
Period of responsibility	78	Carriage period	11
Obligations	79	Liability of passenger	11
Liabilities, exemptions and limitation of liability of carrier	80	Liability of carrier	11
Liability for loss, damage and delay	80	Liability and immunity	11

	00				
- 1		M	TE	N	L.C.

Liability for valuables	111	Auction sale of salved ship and property	143
Burden of proof	111 112	Interim payment	144
Notice for damage to luggage		Interest	144
Damages and compensation	112	Publication of arbitral awards	144
Limitation of liability of carrier	112	Fuonion of afoital awards	
Limitation of liability for coastal carriage	113	CHAPTER 13 GENERAL AVERAGE	145
	114		145
Loss of limitation of liability	115	Scope of general average	146
CHAPTER 10 SEA TOWAGE CONTRACTS	116	General average in claim The amount of sacrifice and contribution	147
	116		148
Third parties to sea towage contracts	116	General average adjustment	
Seaworthiness of tug and tow	118	CHAPTER 14 LIMITATION OF LIABILITY FOR MARITIME CLAIMS	151
Force majeure in sea towage contract	118		151
Towage fee and duress	119	Scope of application	151
Liabilities and immunities	119	Ships	152
		Persons entitled to limit liability	152
CHAPTER 11 'COLLISION OF SHIPS	121	Maritime claims	152
Ships in collision	122	Claims subject to limitation	154
Liabilities in collision	122	Claims excepted from limitation	155
General principles	122	Limits of liability	155
Proportion of liability	123	The general limits	156
Causation in tort	125	The special limits	157
Compensation for damages	126	The limits for passenger claims	
Compensation in general	126	Aggregation of claims	157
Compensation for damage to property	127	Loss of limitation of liability	158
Compensation for personal injury	128	Limitation fund	159
Liable persons	129	Q and a second s	1.00
Burden of proof and evidence	130	CHAPTER 15 MARINE INSURANCE	160
	**	Marine insurance contract	161
CHAPTER 12. SALVAGE AT SEA	134 134 135	Perils	161
Concepts and application	134	Insurable value and insured amount	162
Salvage contract and performance	135	Freight	162
Salvage contract	135	Double insurance	163
Salvage operations	136	Open cover	164
State-controlled salvage	137	Assignment of insurance contract	165
Performance of salvage	138	Termination of insurance contract	165
Annulment and modification of contracts	138	Interpretation of contract clauses	166
Rights of salvors	139	Literal rule	166
No cure no pay	139	Contra proferentem rule	167
Salvage reward	139	Exemption clause	168
Salved value and apportionment	140	All risks	168
Special compensation	142	Insurable interest	170
No entitlement of remuneration	142	Disclosure of material circumstances	172
Apportionment between salvors	143	Warranties of the assured	174
Salvage of persons	143	Loss and abandonment	175
Claims and actions	143	Indemnity from insurer	176
Duty to provide security	143	Liability of indemnity	176
	173	2.00	

CONTENTS	1	CONTENTS	
Amount of indomnity	177	Ship arrests	219
Amount of indemnity	178	Arrest of ships and sister ships	219
Exemption of liability Subrogation	179	Second arrests	219
Suorogation	112	"Live" arrests	220
CHAPTER 16 MARINE POLLUTION	182	The duration of arrests	220
International regime	182	Auction of ships	220
Concepts and applications	183	Attachment and auction of cargo carried by ships	221
Concepts	183	Maritime injunctions	221
Applications	184	Preservation of maritime evidence	221
Damage and compensation	185	Maritime security	222
Claimants	185	Service	222
Pollution damage	185	Special trial procedures	223
Liability and proportion	187	Trial of ship collision cases	223
Liability under the conventions	187	Trial of general average cases	223
Joint and several liabilities	188	Exercising rights of subrogation by marine insurers	224
Liability not under the conventions	189	Limitation fund for maritime claims	224
Evidence and burden of proof	190	Procedure of registration and repayment of debt	225
Limitation of liability	190	Procedure for exigence of maritime liens	225
Insurance and financial guarantee	192	Other sources of law for maritime actions	226
misurance and imaneral guarantee		The court fees	227
CHAPTER 17 APPLICABLE LAW AND TIME LIMITS	195	ALL OF THE TAXABLE HIDIODICTIONS	229
Applicable law	195	CHAPTER 19 MARITIME JURISDICTIONS	229
Party autonomy and closest connection	195	Introduction	230
Intention of the parties	196	Jurisdiction of maritime courts	237
International law and public policy	197	Maritime territorial jurisdiction	242
Statutory applicable law	198	Hierarchical jurisdiction	242
Time limits for maritime claims	198	Agreed jurisdiction and exclusive jurisdiction	244
Time limits for carriage of goods claims	198	Disputes about maritime jurisdiction	2
Time limits for carriage of passengers' claims	205 206 207 208	CHAPTER 20 PRESERVATION OF MARITIME CLAIMS	246
Time limits for marine insurance claims	206		246
Time limits for other claims	207	Introduction	246
Suspension and discontinuation	208	Procedures and requirements for applying preservation of maritime claims	246
		Jurisdiction	247
PART II MARITIME PROCEDURE LAW		Application form	247
CHAPTER 18 INTRODUCTION TO CHINESE MARITIME		Evidence	248
PROCEDURE LAW AND THE CHINESE		Security Order of preservation and discharge of the preservation	248
MARITIME COURT SYSTEM	215		250
Introduction	215	Liability for wrongful application	251
The Chinese court system	215	Arrest of ships General introduction to ship arrest	251
The Chinese court system The developments of the Chinese maritime courts system	215	"Fixed arrest" and "live arrest"	251
The development of Chinese maritime procedural law	216		252
A brief review of the Special Maritime Procedure Law	217	Conditions for ship arrest	254
General principles	217	Re-arrest and multiple arrest	254
Jurisdiction	217	Compulsory auction of ship Conditions for compulsory auction of ships	255
Preservation of maritime claims	218	Procedure of compulsory auction of ships	256
1 16561 vacion of martine elamis		Procedure of compulsory auction of simps	A-1 3

Attachment of cargo on board the ship	260
Compulsory auction of cargoes	261
CHAPTER 21 MARITIME INJUNCTION	262
Introduction	262
The general nature of the remedy	262
Application for a maritime injunction	263
Before or during the arbitration/litigation	263
The court	263
Making the application	264
Security	264
Conditions for granting a maritime injunction	265
Review and issue of a maritime injunction order	266
Execution	266
Reconsideration and objection	267
Maritime injunctions wrongfully obtained	267
Comparison with a Mareva injunction	268
CHAPTER 22 PRESERVATION OF MARITIME EVIDENCE	269
Introduction	269
The general nature of the remedy	269
Application for preservation of maritime evidence	271
Before or during the arbitration/litigation	271
The court	271
Making the application	272
Security	272
Conditions for obtaining an order to preserve maritime evidence	273
Qualifications of subject - a claimant is a party concerned of a maritime	claim 273
Standards of evidence - evidence to be preserved on claims must have e	vidential
effect on a maritime claim	274
Requirements for targets - a person against whom the claim is made is re	elevant
to the evidence to be preserved on claims	274
Applicable situations – an urgent situation where no immediate steps to	preserve
evidence taken will lead to the loss of evidence or difficulty in	
obtaining evidence	275
Review and issue an order to preserve the evidence	276
Execution	276
Reconsideration and objection	276
Wrongfully obtained order for preservation of maritime evidence	277
CHAPTER 23 MARITIME SECURITY	278
Introduction	278
Security put up by a defendant in proceedings involving a maritime claim	279
Amount of security	279
Claimant's liability for requirement of an excessive amount of security	279
Reduction, alteration and cancellation of security	281

CONTENTS

Claimant's liability for wrongful request of security	281
Type of security	282
Return of security	285
Counter security put up by claimant	286
Counter security in ship arrest	286
Amount of counter security	286
Alteration and reduction of counter security	286
Type of counter security	287
Return of counter security	288
Counter security in the proceedings of the attachment of other types of property	288
Counter security in the proceedings of maritime injunctions and the preservation	
of maritime evidence	289
Counter security in applications for the preservation of evidence	290
Security involved in the constitution of a limitation fund and advanced	
payment prior to judgment	291
8	
CHAPTER 24 PROCEDURES FOR TRIAL, CONSTITUTION OF	
LIMITATION FUND FOR MARITIME CLAIM,	
RECOGNITION AND PAYMENT OF DEBTS,	
EXIGENCE OF MARITIME LIEN	292
Introduction	292
General trial procedure	292
The first instance trial procedure	292
The second instance trial procedure	295
Special rules on the trial of the collision of ships	296
The collision of ships that is governed by the Chinese Maritime Code	
(the "CMC") and the SMPL	296
Investigation form for maritime accident	297
Completion of production of factual evidence	298
The investigation materials by the Maritime Safety Administration	298
Requirement of inspection of a ship and appraisal of a ship's value	299
The time period of the trial of collision of ships	300
Special rules on the trial of general average	300
Jurisdiction of general average cases	300
General average adjustment report	300
Claim for non-general average losses	302
Special rules on the trial of marine insurer's subrogation claim	302
Summary procedure, procedure for urging payment of debt and procedure for	201
public notice of exigence of claim	304
Summary procedure	304
Small claim procedure	305
Procedure for urging payment of debt	305
Procedure for public notice of exigency of claim	306
Procedure for constitution of liability limitation fund for maritime claims	307
Parties who can apply for constitution of limitation fund	307
Jurisdiction of the maritime court	307

xiii

Application for	or constitution of limitation fund and examination of	
application		308
10.00	of the limitation fund	309
Court's dealin	g with property preservation	310
Registration of	f claims and distribution of limitation fund among creditors	310
Procedure for the	registration of claims in auction of a ship and distribution of	
the proceeds f	from the auction	311
Procedure for ex	igence of maritime lien	313
CHAPTER 25	CONFLICT OF LAWS	314
Introduction		314
General principle	es	315
Supremacy of	the international treaty	315
Lex voluntatis		315
	t of foreign law	316
	f public order and the application of mandatory provisions	317
Nature of dispute	es and application of laws	318
Contract		318
Ownership an		321
Maritime lien		322
Collision		323
Salvage		324
General avera		325
	liability for maritime claims	326
Jurisdiction of C	hinese court in foreign-related disputes	327
CHAPTER 26	MARITIME ARBITRATION, CONCILIATION AND	
	RECOGNITION AND ENFORCEMENT OF	
	FOREIGN ARBITRATION AWARDS AND	1220
	FOREIGN JUDGMENTS	330
Introduction		330
	rbitration Law of People's Republic of China (the "Arbitration La	
Types of arbi		331
	on Law and its judicial interpretation	331
	on agreement	331
Arbitration p	구 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그	334
	nd arbitration tribunal	335 335
Hearings	and astring aside of democratic onliteration assemb	333
	and setting aside of domestic arbitration award tion and the CMAC	338
	and the civiAC and the arbitration rules of CMAC	338
	nd the arotifation rules of CMAC he for maritime arbitration – the validity of an arbitration clause in	
the bill of		340
Conciliation/med		343
Concination/me	alatton.	543

CONTENTS

Conciliation by court	343
Conciliation in arbitration	344
Conciliation by government	345
Recognition and enforcement of foreign arbitration award	346
Procedures for recognition and enforcement of foreign maritime	
arbitral awards in China	346
Reasons for refusing the recognition and enforcement of foreign arbitral awards	347
Recognition and enforcement of Hong Kong arbitration awards	349
Recognition and enforcement of Taiwan arbitration awards	349
Recognition and enforcement of foreign judgments in China	351
General procedure	351
Basis on which the application can be approved	352
Enforcement of court judgments of Hong Kong, Macau and Taiwan	353
ANNEX I MARITIME CODE OF THE PEOPLE'S REPUBLIC	
ANNEX I MARITIME CODE OF THE PEOPLE'S REPUBLIC OF CHINA	355
ANNEX II SPECIAL MARITIME PROCEDURE LAW OF	
THE PEOPLE'S REPUBLIC OF CHINA	428
Tudan Q.	459
Index	

343